IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

DEBRA BOYD,)
Plaintiff,))
v.) DOCKET NO: 3:09-cv-754
FAST DEBT SOLUTIONS, INC.,) JUDGE HAYNES
Defendant.	ERATION IN SILE OF
MOTION FOR RECONSIDE	ERATION In Indeed
NOW Comes the Plaintiff by and through coun	sel, Jason Barnette, Esq., and
represents to this Honorable Court as follows:	Set, Jason Barrette, Esq., and Josef will This airbon
Procedural Backgrou	nd Lill
Plaintiff commenced this action against the abo	ve-named Defendant on August 12-21-09
17, 2009 citing to claims for violations of the Credit Re	epair Organizations Act;
Tennessee Consumer Protection Act; breach of contract, various tort claims as well as	

On the date of filing, an Initial Case Management Conference was scheduled for October 16, 2009. As Defendant had not been served as of this date, Counsel faxed a request to Chambers requesting the Conference be reset pursuant to Chamber rules. A second Case Management Conference was set for November 20, 2009. As service had not been executed on Defendant, Counsel for Plaintiff again requested a Continuance per the aforesaid Chamber rules. On November 23, 2009, Counsel received electronic

punitive damages.